AMUSEMENTS.

Wood's Theater CORNER SIXTH & VINE STR., CINCINNATI. Ozonor Wood, Manager, O. C. BRYANT, Stage Manager, P. B. UMAYER, Treasurer.
NOTICE—TIME UHANGED.—Duors open at 6% o'clock;
Performance commences at 7% o'clock.
Pater of Admission.—Dress Uircle and Parquette,
50 ccuss; Fauniy Circle, 5 ccnts.
Seats can be secured at the Box Office from 10 A.
M. uutil 4 P. M.

Fourth appearance in fourteen years of the world renowned, Original and "ouly" George Christy's Minstrels! Who have been greated nightly with the elite and fashion, to witness the matchless performances of the Star Troups of the world.

GEORGE CHRISTY and R. M. HOOLBY, Proprietors.

C. KOPPITZ, - - Musical Director.

NOTICE TO THE PUBLIC.-In consequence of the many bogus companies traveling under the name of "Christy's Minstrels," and reports being circulated that the Company now performing in Europe under my name, are the "Original Minstrels," I deem it my duty to inform the public that my present Company is the Original and Coly George Christy Minstrels, from New York. All others are counterfeit.

Respectfully yours, GEORGE CHRISTY.

N. B.—One thousand dollars will be given for the detection of any person using the name of George Christy in the Minstrel Business outside of the Com

THURSDAY EVENING, April 28, entire change of programme, consisting of new Songs, Dances, Trics Quariettes, Burlesques, etc., concluding with, for the first time here, George Christy's Operatio Burletta, called

BLACK BLUNDERS; OR, A NIGHT OF DIFFICULTIES. Julius Crow, George Christy; Major Raccoon Campbell; Pompey Ducklegs, Herman; Cynthis Raccoon, Master Engeue. For particulars see programmes.

NEW NATIONAL THEATER LEWIS BAKER, Sole Lessee; D. A. SARERDAS, Stage Manager; W. C. TRUMPROUR, Treasurer.

Third week of the engagement of the celebrated M'ile Louise Wells' Equestrian and Dramatic Troupe.

THURSDAY EVENING, April 23, will be acted the great drama, in three acts, called

KIT CARSON; OR, THE HUNTER OF THE PRAIRIES. B. Agnes Vernon, M'fie Louise Wells; Rit Carson, W. Berr; Hazlel Duggins, W. T. Aymar; Carl, Ham-ilton; Henry Vernon, Mortimer; Theopolis Trump, Leffingwell; Rubal, Jeonings.

To conclude with the drama, called SWAMP FOX: SWAMP FOX;
OR, MARION AND HIS MERRY MES.
Mrs. Mott, M'lle Louise Wells: General Marion,
Geo. J. Arnold; Sergeant Jasper, W. R. Derr; NiggeBill; W. T. Aymer; Suipe, Meiville; Old Humphries
Rainford; Ned Humphries, Mortimer; Andrew Jacksen, Miss Marshall; Muchins, Hight; Golonel Proctor
Mc Wade; Lieutenant Parker, Hamilton; Vaptatis
Suggs, Leffingweil; Mrs. Humphries, Mrs. Wilkins;
Kate, Miss K. Endress.

The Grand Historical Equestrian Drama, entitled HARNE, THE HUNTER has een in active preparation for several weeks and will shortly be produced.

WANTED-100 Supernumeraries for the above Drama. Apply to Mr. Whitton, at the stage door of Drama. Apply to Mr. Whitton, at the stage door of the Theater.

ALSO WANTED—Several competent male choru-singers, and 25 ladies for the Ballet. Apply to the stage manager, between the hours of 10 and 120 clock daily.

WESTERN MUSEUM. NEW AND INTERESTING ENTERTAINMENT EVERY DAY AND EVENING. THE LARGEST COLLECTION OF ANTI-QUITIES IN THE UNITED STATES. N. E. Corner Sycamore and Third Sts.

Children's White Silk Hose,

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Agents wanted in the West and South. Bend for circular. Address

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ap22-1y Prof. G. W. Willcox's

Prof. G. W. Willcox's

ELECTROPATHIC ESTABLISHMENT,
No. 1:02 East Front street, corner Hazen and
Front atreets. Seventeenth Ward, Cincinnati, Ohio
Test mony of two well-known citizens. Medical
Electricity triumphant!
CINCINNATI, April 18, 1869.
Having a desire, if possible, to benefit the afflicted,
I append the following certificate:
About the let of last August I was taken with a
dry, hacking cough, which kept growing worse until
about the middle of last January, such a violent
cough set in all at once that it seemed at every moment it would rack me almost to pleces. I had tied
various remedies but without any durable rollef;
there did not seem to be any action in my howels, and
my liver was torpid also. I and my friends had given
up all horse of my recovery; and one in particular,
who had two sons die of quick consumption, and that
I was following them speedily. At length, being reduce to a very low state of health, I was induced to
try Professor Willcox's Electropathic treatment,
and, strange to eay, to my great loy and satisfaction
I experienced rollef from the first application. My
cough bosoned, and I began to throw up masses of
thick, foamy mucus; my appositic was a great deal
better; my bowels and liver were aroused to healthy
action; my night-aweata ceased, and in jen applications I was considered cured I gained in flesh about
two pounds per week. It is now a little over a month
since I received the last treatment, and sufficient
time has clapsed to know that the cure is permanent.

Seventeenth Ward, Cincinnati, O.
Letters addressed to Professor Willicox to be able,
and fully competent, to accomplish all that he advertices by this new system of Electropathic treatment.

Seventeenth Ward, Cincinnati, O.
Letters addressed to Professor George W. Willox,
Box 215, Cincinnati, O., (inclosing stamp,) will reevice prompt attention.

Philis is to certify that Mr. Wm. P. Jones
has been for several years in the employment of

HIS is to certify that Mr. Wm. P. Jones has been for several years in the employment of my late husband, I. B. Burbbayer, that husband, the husband, the husband, the clift, and that on all occasions we have ever found thin honest and trustworthy to the greatest degree. In all cases we have ever found thin honest and trustworthy to the greatest degree. In all cases we have ever found thin strictly devoted and attentive to the interest of his employer. He is a kind sentler man, and entitled to the respect of all who he may have business with.

As Mr. Jones is to succeed to the Agency formerly carried on by my husband, I dessa it just so furnish him with this recommendation from one who has known him for years, and who is well sequainted with his business qualifications.

P. S. This is to excite that William P. Jones, late agent of my husband, I. B. Burbbayge, is authorized by me to collect all debts due said sagency.

MRS. MARY C. BURBBAYGE.

CINCINNATI, April 25, 1859.

VOL. I. NO. 57.

STRANGER'S GUIDE.

AGRICULTURAL IMPLEMENTS & SEEDS. Wilder, Robinson & Co., 230 Walnut street.

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INSURANCE COMPANY.

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CINCINNATI, THURSDAY MORNING, APRIL 28, 1859.

THE PRESS.

THURSDAY.

Departures of Trains. INDIANAPOLIS AND CINCINNATI-5:50 A. H.; 4:15 P. M.;

5:00 F. M.

CINCINATI, HAMILTON AND DATTON-Indianapoils and Cleveland, 6:00 A. M.; Sandusky Mail, 8:00 A. M.; Sandusky, 4:30 F. M.; Accommodation, 6:00 F. M.

LITTLE MIAMI-Cleveland and Pittsburg, 6:00 A. M.; Colombus Accommodation, 4:40 F. M.; Cleveland, Pittsburg and Bellair, 8:00 A. M.; Colombus Accommodation, 4:40 F. M.; Cleveland, Pittsburg and Bellair, 11:30 F. M.;

Onto AND Mizzugappi-St. Louis, 8:30 A. M.; Louisville, 8:00 F. M.; St. Louis, 8:00 F. M. PITTSBURG, COLUMBUS AND CINCINNATI (Stenbenville Short Line)—East Front-street Depot-6:00 a. M.; 8:00 a. M.; 11:30 F. M. CLEVELAND, COLUMBUS AND CINCINNATI-East Front atreet-6:00 a. M.; 5,00 a. M.; 11:00 p. M.

CINCINNATI AND MARIETTA-6:15 a. M.; 3:30 P. M. CENTRAL OHIO-From East Front-street Depot—6:00 a. M.; 11:30 P. M. Arrivals of Trains.

INDIANAPOLIS & CINCINNATI-10:05 A. M.; 5:30 P. M.; CINCINNATI, HAMILTON AND DATTON-7:45 A. M.; 10:47 A. M.; 6:40 P. M.; 10:10 P. M. LITTLE MIAMI-7:30 A. M.; 1:23 P. M.; 7:18 P. M.; 10:45 MARIETTA AND CINCINNATI-10:20 A. M.: 9:15 P. M. OHIO AND MISSISSIPPI-7:00 A. M.; 1:50 P. M.; 10:10 P. M.

Local News.

Police Court.-A man whose name we suppress, a night or two ago went to a room on Richmond street, which was occupied by an acquaintance, and awoke him, whereupon, he feeling very unpleasant at being driven from the arms of Somnus, made use of sundry phrases more remarkable for force than originality or elegance, and his visitor not relishing entirely his use of the English language struck him, by way of an introduction to some lessons which he proposed to give him with a view to improve his diction, and being arrested therefor was fined \$3 and costs, yesterday morning, by Judge Lowe.

A man-a biped, at least, which bears that shape-named Marietta, while the skies wept a flood of tears, no doubt, of his inhuman conduct, turned his mother-whomby the labor of her own hands, for a long time has supported him in his idleness-out into the night. It was Lear-like in its desolation, and not even a sympathetic sigh could be heard from the chill West-wind, for the noise of the falling rain hushed all else save her sobs and the throbbings of her own heart. He was sent to the City Prison for three days for his inhuman conduct, and sentenced to pay the costs of the prosecution.

Ellen Sullivan, a woman who has a decided enchant for the "enemy that steals away men's brains," as well as men whose brains have been stolen, demolished the windows of a house she had occupied on Seventh street, belonging to a Mrs. Collins, and was fined \$2 and costs for the manner in which she had amused herself and the damage she had done.

OFFICE-No. 30 West Seventh street, between Vine and Race. Residence—No. 53 Seventh street, between Walnut and Vine. OFFICE HOURS-75 12 85 A. M.; 15 to 25 P. M.; 7 to 8 P. M. James McGlennin, a fellow whose illnature led him to assault a man named Lynch, was fined So and costs; and James Campbell, who was foolish enough to interfere with the officers when they arrested the belligerent McGlennin, we mulcted in a like sum.

An individual named Michael King was arrested a day or two ago, and taken before Judge Lowe, upon two charges, one of petit larceny, and another of stabbing with intent to kill a man named John Reszor. He will be examined in the Police Court to-morrow

MORE COUNTERFEITERS .- For some time past we have been almost daily called upon to record the arrest of parties who have been engaged in manufacturing and passing counterfeit money. Night before last some officers arrested a man named James Lindsay, who resides on Water street, between Elm and Plum, and, upon repairing to and searching his premises, found \$70, in counterfeit notes, on the North Western Bank of Virginia and Farmers' Bank of Kentucky. Subsequently, at the same place, they arrested a man named William Hamilton, who had in his possession between sixty and seventy dollars of the same kind of spurious notes. He was taken before Judge Lowe yesterday morning, who held him in \$1,000 bonds to answer the charge of having counterfeit money in his possession, before the next term of the Court of Common Pleas. He will also have an examination before the Police Court, to-morrow, on the charge of passing counterfeit money.

A man named Henry Veach, arrested at the same place, under somewhat suspicious circumstances, was discharged, he having by several witnesses established his character for honesty and industry.

OBTAINING MONEY BY FALSE PRETENSES .-- A man who calls himself William Johnston, was arrested yesterday, and lodged in the Hammondstreet Station-house, upon a charge of having, by false pretenses, succeeded in relieving another named Cutlip of ten dollars. He had several recipes of different kinds, which he represented would cure all the ills which flesh is heir to, and by his skill as a vendor of things worthless not only sold them, but also the individual we have named, who, feeling somewhat indignant that he had been proved one who, according to an old adage, is soon parted from his money, made complaint against, and had him confined as we have said, to await an examination before the Police Court.

ANOTHER ATTEMPTED SUICIDE. - A man named George Fitz, who resides on Second street, near Ludlow, a day or two ago attempted to commit self-destruction, by taking laudanum. He assigned no cause for the act; but he took too much of the narcotic, and this fact, no doubt, saved his life. He is now in a fair way to recover.

In consequence of the sickness of Coroner Cary, no inquest has, as yet, been held upon the bodies of the two children who were found a day or two ago near Clifton. The whole Boots and Shoes.

JOHN H. DETERS, CARLISLE BUILDING, No. 23 West Fourth street, keeps constantly
on hand, and makes to order, Ladles', Misses' and
Childrens' Shoes, at wholesale only. Also, a large
stock of Gentlemen's fine work, at wholesale and retail. His work is of a "uperior quality to any made
in Ciucin-ati, and is sold lower than the same class
of work can be bought from any other house; the
reason why is, because he sells for each only. [ap21] matter is still surrounded by a mystery which, in all probability, the most rigid investigation will not be able to dispel.

Twerve inches of rain have fallen, it is said, during the two months last past.

LAW REPORT. SUPERIOR COURT.

SUPERIOR COURT.

Cares Decided at Judge Spences—Sinten vs. Johnson. An attachment having based in this case, and judgment rendered in favor of plaintiff, the gyrishee answered admitting as indebtedness to defendant—thereupon the plaintiff moved for an order, requiring the garnishee to pay the money into Court within a certain time, and in default thereof, for a judgment and execution in favor of p sintiff against the garnishee for the court that the garnishee pay the measy into the tourt within ten days. It was held, however, that the plaintiff was not entitled to judgment against the garn ahee on which execution could lesse, nor would the Court enforce payment by attachment; the object of the code requiring payment into Court by garnishees being to place the plaintiff in attachment in the position of the defendant as so the desires of the defendant, and not requiring a judgment in the action against the garnishees to be enforced by execution, no such summany remedy for the collection of abis doe to defendant, in attachment being intended to be given garnishees. The proper remedy for the plaintiff by action in his own name against the garnishee to recover the amount due from him, as provided in the 21sth see, of the Code.

Gest and others vs. Wiggins and others. The plaintiff as assignees of the Jefferson Life Insurance Company filed their petition against defendants as delinquent stockholders, asking an account to be taken of the debts of the Association, that credits should be applied as far as they would go, and that the delinquent parties should be required to contribute pro rats, or according as their indebteduess might require.

Defendants demurred, and assigned in the first place, as a cause of domurrer, that it did not appear that the obligations given by defendants were secured by lond and mortsage, as required by the charter of the supplied as far as they would go, and that the delinquent parties should be required to contribute pro rats, or according as their indebteduess might require.

Defendants d

being no authority to make an assignment of his description.

As to the first point, in the opinion of the Court, the provision in the charter was not an imperative one, not a condition precedent to a recovery; but was directory. In relation to the other point, as to the right to make an assignment, it was not necessary to go into that question, as in the case of the Onio Life Insurance and Trust Company, the Court had fully recognized the power of a corporation to make an ageneral assignment of its effects for the benefit of oreditors. Denurer overruled, and defendant ordered to answer by Saturday week.

Mills and Hoadiey for plantiff; Corwen and Wright for defense.

Beveral judgments were entered up.

HAMILTON COUNTY DISTRICT COURT. City Bank of New Orleans, for use of The Lousiana State Bank, vs. Charles Stetaon. Action to recover upon a bond given by defendant as security for the faithful discharge of duties by the Cashier of the Natchitoches Branch of the Loui-iana Sinte Bank. W. S. Groesbeck argued the case for the plaintiff, and Goo. E. Pugh and Judge Oliver presented the defense.

PROBATE COURT. HARRAS CONPUS—THE POLICE BILL.—The case of ohe Sullivan, committed from the Police Court to he City Prison, on a charge of resisting an officer, ame up for hearing upon a writ of habeas curpus, is-ued on the previous day. The return of John Gano, o whom the writ was directed, was to the effect that he held the party by process as Marshal of the city of Juninary.

to whem the writ was directed, was to the effect that he helds the party by process as Marshal of the city of Clucinnatt.

Judge Flinn, who appeared with Mr. Manning on behalf of the pelitioner, claimed in the first place that the writ was not in the form of a regular ca. sa. The charge under the ordinates was for resisting a watchman, while the paper here merely rectised the ordinate as resisting an officer, and did not state whether he was engaged in official duty. The main question raised, how ver, arose upon the return of John Gano—that he held this party by virtue of his office as City Marshal. He (Judae Flinn) called attention to section 5 of the Act entitled an act supplementary to the act regulating municipal corporations, and urged that it dispensed with the office of City Marshal, the responsibilities of which office, (as he contended) were conferred on the Chief of Police. He proceeded then to remark that there was in this instance a singular exercise of the right of popular sovereignty, in the attempt to create an office that did not exist by law.

Mr. Johnson, the Prosecuting Attorney of the Police Court, at this stage of the proceeding, said he was prepared to discuss the first question raised by Judge Flinn as to the commitment; but the latter ground taken by the Judge, as to the right of Mr. Gano to exercise his functions as City Marshal, being a question of so much importance that he should ask a postponement of the case until the following day, that he might have an opportunity of making some preparation before he submitted his views to the Court.

Judge Hilton said that, ordinarily, he was desirous

a postponement of the case until the following day, that he might have an opportunity of making some preparation before he submitted his views to the Costri.

Judge Hilton said that, ordinarily, he was desirous to accessmedate counsel, but might remark here that he did not think it necessary to take up any more of the time of the Court in this investigation. The Court would have had no right to refuse the writ of habeas corpus, or to hear the case when properly presented; and hence this proceeding thus far. As to objections raised on the face of the commitment, they did not appear to be well founded, or authorize the Court to say the party was not properly retained. As to the next question—the legality of John Gano to hold this party in enstedy—if the act passed on the 14th of March last was constitutional, the office of the City Marshal is abolished, and the prisoner would be illegally held.

But this Court was not disposed to enter into that question. It was not the tribunal where the constitutionality of a law could be definitely settled; and though if the object were merely to determine the rights of the party in an individual case, they might go into the inquiry, where it was rather to test the whole police organization of the question for himself by recognizing the process of this power, and it would not be proper for this Court moder the circumstances—even though its private opinion were in conflict with that of Judge Lowe-to harass him in the administration of criminal justice. Further, this question was now pending before the Supreme Court of the State, and that was the proper tribunal to finally determine the metallo leave to withdraw the petition, and intimated his intention to make application for a writ to the County District Court.

HIGH WATER AGAIN .- The Ohio, for several days, has been rising quite rapidly, and late last evening was still coming up the bank at the rate of five inches per hour. On the Boulevard de Sausage the water had reached the sidewalk, and the inhabitants were moving their goods with an alacrity which gave evidence that they were fearful of the liquid incroachments. Millcreek valley is again inundated, and along the banks, on both sides, persons are preparing, in all haste, for another

PROCEEDINGS OF THE COUNTY COMMISSION. ERS .- At their session yesterday, the County Commissioners passed sundry orders for an aggregate amount of \$222 30, and awarded contract to Peter Hammer & Co., to furnish ice for the Court-house and Lick Run Lunatic Asylum at\$1 35 per 100 pounds. Apart from this, they transacted no business.

COVINGTON .- Mayor's Court, April 27 .- Geo. Stacy, who, yesterday, was found sleeping at the door leading to the Oddfellows Hall, was provided with more convenient and less public quarters. This morning, after some very sentible remarks from his Honor, he was told to "go and do so no more."

THE steamer Interchange was sold, yester day, by the United States Marshall, for \$2,150, to a gentleman named William C. Ship, of White River, Arkansas.

THE PHYSICIANS of the city have at length concluded to charge hereafter for day-visits two dollars, and for night-visits three to five dollars, according to sircumstances.

THE BAY STATE PROVISO .- The New York Tribune is of opinion that the proposal to in-stitute a constitutional provision, preventing adopted citizens from voting until they have been two years naturalized, is injurious and should be voted down. "We pray the Republicans of Massachusetts to vote down the pro-posed provision. It has been extensively paraded as a bugbear before the eyes of Republicans of foreign, especially those of Ger-publicans of foreign, especially those of Ger-man birth, and its adoption now would work enormous mischief, especially throughout the Free West. It might even defeat the election of a Republican President in 1800. Just vote this down, let reason resume her away among our adopted citizens, and, at the proper time, we can have a reasonable and sufficient term interposed between naturalization and voting, with the hearty concurrence of the better portion of the adopted citizens."

PRICE ONE CENT.

NEW YORK NEGRO FREE SUFFRAGE ANEXD MENT.—Our late Legislature passed an act for an amendment of the State Constitution whereby the free negroes of the Common wealth will be relieved of their present prop-erty qualification restriction, and allowed common feeting at the polls with their white brethren, provided the peeple shall ratify this proposed amendment. The bill was passed over to the Governor, if we are not mistaken; and if so passed over to bim, we dare say that Gerrit Smith, Fred Douglas and all the "free colored Americans" would be the same than the peeple of like to know what has been done with it. N. F. Herald.

GERMANS IN NEW YORK.—Says the New York Herald: We have in this city no less than one hundred thousand Germans, or enough to make two Grand Duchies, with no end of to make two Grand Duchies, with no end of ministers, attaches, dukes, counts, and so on. Here the Germans live in the old way, spealing the old language, drinking the old beer and wine, singing the old songs, and thinking the old thoughts. In the second generation, however, they become thoroughly American-ized, except in their amusements, which are certainly less deleterious to the public moralthan some of the entertainments affected by the natives of these parts.

Mrs. Anderson, an elegantly accomplished flady of London, C. W., died suddenly Friday week. Investigation developed the presence of strychnine in her stomach. It is supposed to have been administered by her son, for whose benefit her life was insured for \$5,000. The young man is under arrest.

WANTED.

AND FOR HIRE.

IMPORTANT TO ALL!

Having taken the Intelligence Departmen of Shires' Commercial Exchange, 62 East Third street,

I am fully prepared to furnish Help or Employment of any kind

AT A MOMENT'S NOTICE.

ON FAIR AND LIBERAL TERMS.

Satisfaction Guaranteed in Every Instance.

NO CHARGE TO SERVANTS. Private Families Supplied for

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FRENCH,

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COME ONE! COME ALL!

Respectfully,

RICHARD ALLEN. (ap20-cod)

8100!--Proclamation!

Wonderful Medical Cures by the Application of Prof. DE GRATH'S ELECTRIC OIL ON MAN AND BEAST.

To the Inhabitants of Philadelphia and Vicinity;

I propose to cure, almost instantaneously, indi-riduals afflicted with Deafness, licadache, Neuralgia, hill Fever, Ague. Rheumatism, and all Sores and chill Fever, Ague, Rheumatism, and all Scres and Pains.

I propose to check and effectually dissipate more ache and pain, and to accomplish nearer and more perfect equilibrium of all the circulating fluids in the human system, than can be effected by any other, or all other, methods of medical ald in the same space of time, the masses themselves being judges.

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